

**NEW LEGAL HEAD  
IN THE "Q" LINES**

Judge Shester M. Dawes Chief  
Council of the Chicago, Bur-  
lington and Quincy.

**HE SUCCEEDS JOHN BLYTHE.**

His Predecessor, Now Dead, Estab-  
lished Envyable Reputation and  
New Attorney Has Record.

The Chicago, Burlington & Quincy  
has a new legal head in Judge Chester  
M. Dawes, who succeeds John Blythe,  
deceased, and this month's Pathfinder  
is the first issue of that publication to  
announce the fact. The new general  
counsel is a native of Pittsfield, Mass.,  
and a son of the late U. S. Senator  
Henry L. Dawes of that state. He  
graduated from Yale in the class of  
1876, which has turned out as many, if  
not more men who have risen to the  
higher walks of life, as any other class  
graduating from that venerable institu-  
tion. Mr. Dawes studied law in Bos-  
ton for three years, and then removed  
to Chicago to practice. His abilities  
as a railroad attorney brought him  
speedily into notice, and secured him a  
position with the legal department of  
the Chicago, Burlington & Quincy.  
In charge of which he was for years  
until now he is at the head of the legal  
branch of the entire system. Judge  
Dawes has a college classmate residing  
in this city, and has visited Salt Lake  
several times. He is regarded in Chi-  
cago as one of the best railroad law-  
yers in the country. It may not be  
generally known that all of the dozen  
semi-independent lines comprehending  
the Burlington system have been con-  
solidated, merged into the C. B. & Q.  
corporation, as the Rio Grande Western  
has merged into the Denver & Rio  
Grande, so that there is no more Bur-  
lington & Missouri River railway in  
Nebraska, is no more Hannibal & St. Joe,  
etc. It is all C. B. & Q.

## THROUGH TRAIN FROM CHICAGO TO SEATTLE

Conference of Harriman Officials Con-  
sider Train Service Between  
Portland and Seattle.

Portland, Or., June 29.—General Man-  
ager P. O'Brien of the Harriman lines  
in the Pacific Northwest yesterday held  
a conference here with J. D. Farrell of  
Seattle, general manager of the Oregon  
& Washington railroad; E. E. Ellis,  
general agent of the Harriman lines  
in Seattle; Robert Lee, general agent  
in Tacoma, and Assistant General Passen-  
ger Agent Scott of Portland, at which  
details of the inauguration of a  
train service by the Harriman  
system between Portland and Sea-  
ttle were discussed. The  
subject considered yesterday was the  
routing by the Union Pacific of a  
definite time for the inauguration of  
the service, which was expected but will  
probably be taken up today.

## COAST SHIPPERS' PLANT.

Claim Spokane Decision Means Death  
Of Pacific Jobbers' Business.

Tacoma, Wash., June 29.—The Spo-  
kanne rate decision, which the land-  
ing agents of the Pacific coast job-  
bers unless steps are taken for its mod-  
ification will be one of the main topics  
of discussion at the annual meeting  
of the Pacific coast hardware and metal  
association, which convened here to-  
day. Jobbers claim that the decision  
as originally rendered practically stifles  
trade expansion on the Pacific coast and  
confines the territory of jobbers to a  
narrow strip along the Pacific sea-  
board.

## AFTER HOMESTEAD LANDS.

Fifty Applications Under Smoot Act  
In Boxelder and Tooele.

In addition to receiving applications for  
nearly 4,000 acres of coal lands this  
morning, the United States land office  
was crowded with 40 or 50 people all  
about getting in on the land which  
has recently been designated for entry  
in Boxelder and Tooele counties under  
the enlarged homestead act. During  
the morning nearly 40 applications were  
made for tracts of 320 acres each, the  
most of them coming from Boxelder

## Bathing Caps

A stylish cap protects your hair  
and keeps you looking present-  
able. It is also attractive and  
becoming. Splendid variety to  
select from in cotton or silk,  
rubber lined.

**Caps 25c Up  
Bags 75c Up**



The Pure Drug  
Dispensary  
112-114  
South Main  
Street

county. The total number of acres  
taken up was between 10,000 and 12,000  
acres.

The people who came in seemed to  
know just what they wanted. They  
had evidently been watching for the  
opportunity for some time, and were  
thoroughly informed as to the location  
of the land of their choice, so that  
they did not worry the clerks of the  
land office as much as a much smaller  
crowd some times does.

Under the act they may take up 320  
acres, and if they have no water, the  
land and cultivation is construed to  
be residence. With the designating of  
a lot of land in Utah and Millard coun-  
ties, it is expected that another rush  
will soon take place from residents  
and others interested in dry farm land  
in those counties. Other counties of  
the state will receive their allotments  
in due time until the whole of the first  
100,000 acres authorized this year has  
been designated. Next year work will  
begin on the second 100,000 acres,  
though it is expected that much of the  
cream of the land will be included in  
this year's selections.

## WASTING CITY WATER.

Shortage Reported to the Department  
Traced to Selfish Persons.

Officials in the city water depart-  
ment state that the shortage of water  
complained of by residents of the out-  
lying districts is caused primarily by  
the wastefulness of water users within  
the city proper. "Many people turn  
on their water taps and keep them  
running all night and in some cases  
all day," said one official, "and this  
causes an unnecessary waste of valuable  
water. From the 24-inch main  
there are many side-line pipes  
leading off from it, and these pipes  
constantly create a shortage of water  
when the water gets out to the users  
on the outskirts. There is plenty of  
water, and a little consideration by  
each man for his neighbor will guaran-  
tee not only sufficient water for him-  
self, but for his fellow-consumer as  
well."

## SALT COMPANY DISSOLVES.

Petition Filed in Final Step in Trans-  
fer of Property.

John M. Cannon this morning filed in  
the office of the county clerk a petition  
for the voluntary dissolution of the  
Diamond Salt company. Petitioner  
sets forth that at a duly called meet-  
ing of the board of directors of the  
company, Mr. Cannon was authorized  
to file the petition for dissolution. The  
petition will be heard by a judge of the  
third district court.

The Diamond Salt company was in-  
corporated on Dec. 10, 1900, with a cap-  
italization of \$250,000, divided into 51  
shares. Frederick J. Senior was presi-  
dent of the company, John M. Cannon,  
vice president, and Joseph W. Musser,  
secretary and treasurer. Recently the  
property controlled by the company,  
consisting of 115,400 acres of land on the  
eastern shore of Great Salt Lake, was  
disposed of to an eastern company for  
\$100,000, and the dissolution of the old  
company is one of the steps following  
the transfer.

## SOLDIERS MUST STOP.

They Were Fishing Without a License  
In Cottonwood Canyon.

Complaints from many sources have  
been received in the offices of the state  
fish and game warden against the  
practice of the 200 soldiers camped in  
Big Cottonwood canyon in fishing in  
the creek without having first hav-  
ing secured a license. Warden Chambers  
took the matter up with Atty.-Gen.  
Barnes this morning, and was in-  
formed that soldiers had no more right  
to fish without a license than any other  
person. The officers at Fort Douglas  
were notified, and in the absence of  
Col. Scott the officer in charge said  
if the soldiers were fishing it was  
against orders, and promised to have  
the practice stopped. Dist. Warden J.  
Smith and County Warden Bingley  
started for the canyon to arrest viola-  
tors of the law, and on the way found  
a man fishing without a license. He  
was taken to Murray where he put up  
a bond to appear when wanted.

## POSTMASTER FOR NEWTON.

(Special to the "News.")  
Washington, D. C., June 29.—Ellis M.  
Christensen has been appointed post-  
master at Newton, Cache county, Utah,  
since E. C. Schneider, resigned.

## PLUMBERS STILL OUT.

No Change in Situation—Masters Are  
Hopeful.

There is practically no change today  
in the plumbers' strike. The masters  
are all standing unitedly against the  
men's demands, and there are now only  
three firms who are employing their  
regular force of men and doing busi-  
ness as usual. Yesterday there were  
only two, G. C. Doyle & Company, and  
Migley Brothers. J. W. Tobin is in-  
cluded in the list this morning, making  
three firms who are said to employ  
about 8 men. So that there are still  
upwards of 100 men out. The men  
are hopeful of winning out, but the  
masters say there is not the least hope  
for them, as they expect to soon have  
all the men they need at \$2.50 per day,  
the old wage.

At noon today the masters had re-  
ceived no intimation of a conference  
between the two sides, though it is ex-  
pected that a move will be made in  
that direction sooner or later. At pre-  
sent, judging from the master's state-  
ments, there is nothing to be done. The  
men have made their demand, and it  
has been refused. Both sides may  
therefore wait awhile.

## POLICE SAY WINDELL WAS ONLY DREAMING

But He Avers Stoutly That He Was  
Robbed Of Over \$250 in a  
Roominghouse.

Billy Windell, who claims to be an en-  
gineer and who says he came here a  
day or two ago from Panama, where he  
said he made considerable money by  
hard work and "bucking the tiger,"  
strolled into police headquarters this  
morning and calmly announced that he  
had been robbed of the trifling sum of  
\$250 in a west Second South street  
roominghouse. That he was filled with  
that stuff which makes some people  
think they have Rockefeller backed off  
the corner, was quite obvious, but in  
spite of that he insisted he had the money  
when he went to bed last night and  
that he was quite sure about it, then  
he walked into the police station.

Windell is evidently of a generous  
type, and he said he did not appear  
up against it, and his soft heart grew  
softer as he purchased drinks and cloth-  
ing for his new friends. He was gen-  
erally good, and Billy found himself  
surrounded by a small army of apprecia-  
tive friends, newly found. He could not  
bear to see any of them sleep out on a  
freezing June night, so took an assort-  
ment of his self-assumed charges to his  
room, and put them to sleep. He then  
he was sure, money, watch and  
saw clothing. The landlady loaned him  
coat and pair of trousers long enough  
for him to report his alleged loss. The  
police insist that Windell had been  
dreaming.

A private safe may be rented in the  
fire and burglar-proof vaults of the  
Salt Lake Security & Trust Co., 32-34  
Main street, \$2.00 per year.

## CONFEDERATE BILL PASSED.

Heiler Postmaster Victim of Clever  
Italian.

An Italian at Heiler secured \$100 in  
exchange for a confederate bill, and as  
a result he is being held in custody  
by Town Marshal E. H. Cotter. This  
was the message conveyed by wire to  
United States Marshal L. E. Smyth  
this morning. Beyond stating that the  
man got the change at the postoffice  
no further particulars were given. Mar-  
shal Smyth has telegraphed for further  
particulars. But asst. U. S. Atty.  
McGregor says that if the terms of the  
telegram are correct the case is not  
one for the government to take up. It  
will come under the state laws, prob-  
ably under the head of obtaining  
money under false pretences. The case  
is most unusual, and Marshal Smyth  
said today that in all his experience  
he never heard of a man getting a sum  
of money on a confederate bill.

## AT THE RESORTS.

Lagoon.—The butchers and grocers  
of Ogden are today despoiling them-  
selves at Lagoon. The usual accom-  
plishments to the annual outing of the  
city are being enjoyed by the Ogden  
people and their friends.

The Ogden Woman's society of  
Salt Lake will give their excursion to  
Lagoon. It is also Ladies' Democratic  
day at the Farmington resort to-  
morrow.

Between the two organizations  
and the events scheduled for the  
highly enjoyable time is anticipated at  
Lagoon tomorrow.

Wandamere.—The Young Ladies'  
Mutual Improvement association of  
Ensign stake will give an excursion  
to Wandamere tomorrow. The lead-  
ing feature of the outing will be the  
ball at the pavilion. The young ladies  
assisted in entertaining the old folks  
all day, and they will enjoy themselves  
this evening at the beautiful city resort.

Thursday, July 1, will be "kids"  
day at Wandamere. All the children  
will be initiated into the fresh water  
swimming pool, and there will be  
free baths. There will be swimming  
matches, diving matches, etc., for  
which suitable prizes will be given, and  
a general good time will be had in the  
"old swimming hole."

Saltair.—It is real estate day at  
Saltair today, and that means one of  
the biggest days of the season. Last  
evening it was estimated by the com-  
mittee in charge that 12,000 tickets had  
been sold which guarantees an at-  
tendance larger than on any day so far  
this season. All the attractions at the  
beach are in full swing, including the  
autumn ballet and the Hippodrome at-  
tractions. The Five Juggling Normans  
is a new number at the Saltair Hip-  
podrome this week. They started their  
two weeks' engagement at the resort  
last Saturday evening, and so far have  
proved themselves attractive. The act  
is one of the best ever seen here.  
It is one of Martin Beck's latest  
acquisitions for the Orpheum cir-  
cuit. Bathing is exceptionally good  
right now, and each day sees an in-  
creasing percentage of the attendance  
taking advantage of a dip in the lake.

## GOOD WORD FROM NORWAY.

Col. Sterrett Receives Letter from Post  
Commander Ranssauer.

Colonel Frank M. Sterrett has re-  
ceived the following letter from Leo  
Ranssauer, post commander-in-chief of  
Missouri, who writes from Prethelm,  
Norway:

"Please accept kind greetings from this  
beautiful spot in the mountains  
and bays of Norway, where I am writ-  
ing you at 10:12 o'clock in the evening,  
by the light of the day, and where  
the snow-covered peaks are visible  
from my table."

"Wish you the fullest success in  
your work for your sake as well as  
for the sake of the governor and peo-  
ple of Utah, and particularly of Salt  
Lake citizens, who are doing so much  
to honor the G. A. R."

## MORAN SERVED WITH ORDER.

So Far, However, He Smiles a Smile  
Of Erin and Keeps Working.

With bitter determination to hold  
their position in the fight against May-  
or Bransford and L. C. Kelsey, city  
engineer, Chairman H. G. McMillan,  
and his two compatriots, C. D. Rook-  
lidge and C. P. Brooks, held a meeting  
of the board of public works this morn-  
ing in which they threw down the  
gauge. In no uncertain terms, P. J.  
Moran was ordered to provide for ex-  
pansion joints in repairing the side-  
walks in Main street, according to the

## The Enjoyment

contained in a box of Startups'  
Fruited Bitter Sweet choco-  
lates, as compared with ordi-  
nary chocolates, is as 1 to 100.  
25c to 50c the box every-  
where.

## Startup Candy Co.,

Provo, 'The Candy City.'

specifications in Sec. 16 of his contract.  
Unless the plan this board will re-  
fuse to approve the estimate on the  
sidewalk repairs.

When Moran was handed the notice,  
he smiled and the work is going on  
as ordered by Mayor Bransford Sat-  
urday without any regard of the order  
of the board. It is rumored that if the  
order of the board is not complied with  
that the work will be closed down.  
Mayor Bransford has taken no action  
in the matter so far this afternoon.

## SAIT LAKE MARKETS BRISK.

F. Lee Norton, general manager of  
the J. I. Case Threshing Machine com-  
pany of Racine, Wis., also Frank and  
Henry Mitchell of the Mitchell, Lewis  
& Blaker company of Racine, have been  
spending several days in Salt Lake,  
en route east from a business trip to the  
coast. They expressed much pleasure  
with the condition of business in this  
city as compared with the slow ness in  
coast cities.

Swimming Pool Free to Boys.  
Thursday, at Wandamere.

## FILE ON COAL LANDS.

Michigan and Wisconsin Men in Deal  
Involving \$150,000.

In the United States land office in  
this city this morning a party of capi-  
talists from Michigan and Wisconsin  
made application for 3,500 acres of coal  
lands in Carbon county. There were 24  
applications in all, and the locations  
were as nearly as possible in a solid  
block, all lying in township 15 south  
range 14 east. This is immediately  
south of Sunnyside, the property of  
the Utah Fuel company.

The cost per acre is \$30 and \$50, ac-  
cording to classification, so that the  
price that the United States govern-  
ment will get for the 3,500 acres will  
run about \$150,000 or over, if only half  
of the acreage comes under the \$50 per  
acre valuation. This price has to be  
paid within 30 days from the time the  
publication of the application stops.

The fact that the parties making the  
applications seemed to be all working  
together, and that they were all well ac-  
quainted and the further fact, the lo-  
cations all lie practically in a bunch,  
have caused surmises that a big com-  
pany will be organized to develop the  
property.

Ladies' and Children's Free Day.  
Prizes for the best swimmers, Wan-  
damere Thursday. "Kids' day."

## WOMEN'S COMMITTEES.

Schedule of Meeting Arranged by  
Several Chairmen.

Mrs. W. B. Gaby, chairman, and  
Miss Ina Smith and Mrs. Hewett, of  
the subcommittee of the woman's gen-  
eral G. A. R. committee, met this  
morning in the Commercial club  
building to take up the matter of  
dress for the 2,500 or 3,000 children  
who are to take part in the living  
flag celebration. It was decided to  
purchase 8,000 yards of some suitable  
cloth similar to, cheese cloth, and  
some of the big dry goods firms are  
being approached this afternoon to  
make a price on the lot.

The general women's citizens' com-  
mittee of the G. A. R. will hold an  
important meeting Saturday afternoon  
at 4 o'clock in the office of Sheriff  
every member attend. It is expected  
that full reports will be heard from  
the 15 sub-committees which are  
working under the direction of the  
central committee.

The committee on refreshments of  
which Miss Van Cott is at the head  
will hold a meeting at 3 o'clock Sat-  
urday afternoon.

Ladies' and Children's Free Day.  
Prizes for the best swimmers, Wan-  
damere Thursday. "Kids' day."

## RESEMBLANCE BRINGS GRIEF.

Fred Lucas is Not Ulysses Lucas,  
Though He Looks It.

A peculiar case of mistaken identity  
came up in the sheriff's office this  
morning when Fred Lucas, was ar-  
rested as a deserter from the One  
Hundred and Fifth company of U. S.  
coast artillery. Acting on information  
furnished by the government, Sheriff  
Sharp caused the arrest of young Lu-  
cas, who protested to Deputy Corless,  
who made the arrest, that he was not  
the man wanted. The description of  
the man, in every feature, tallied with  
that of Lucas, even his last name, but  
his age and first name were not the  
same. In the office of Sheriff Sharp  
Lucas told the officers that the man  
wanted was his brother, who was at  
present in the guardhouse at Fort  
Douglas. A telephone message to the  
fort soon disclosed the truthfulness of  
Lucas' statement, and he was re-  
leased. The name of the brother is

Ulysses S. Lucas, who is three years  
older than Fred, but they look enough  
alike to be twins.

Ladies' and Children's Free Day.  
To the Boys of Salt Lake county,  
Wandamere offers free baths, Thurs-  
day.

## BURR WAS BADLY NEEDED.

Lack of a Standard Size Ties Up Team  
In Implement District.

The need of a standard sized burr for  
wagon axle tips was never more mani-  
fest than it was this morning, when a  
wagon from the yards of the Salt Lake  
Pressed Brick company, carrying eighty  
hundred of brick, was brought to a halt  
by the loss of a burr from a front  
wheel. There the wagon stood in front  
of five of the largest implement houses  
in the west, and not one of them could  
furnish a burr because the wagon was  
not of the pattern furnished by any  
one of these houses. The teamster was  
put to hard straits to hunt up a black-  
smith and find something that would  
do.

## LAST DAY TO ANSWER.

County Commissioners Will File Pa-  
pers Before Day Ends.

Today is the last day upon which the  
county commissioners may file an an-  
swer in the suit brought against them  
by County Attorney Job P. Lyon to  
return to the county treasury the sum  
of \$5,727.50, alleged to have been ille-  
gally paid to the Intermountain Republic-  
an for advertising the delinquent tax list  
of Salt Lake county for 1908, without  
first having called for bids. Up to a late  
hour this afternoon no answer had been  
filed. It is understood, however, that the  
answer, but it is thought it will contain  
several denials of the allegations en-  
tained in the complaint, as well as illegal  
acts are concerned. "We will give out  
nothing," said Mr. Booth, "but the  
answer would be on file before the close  
of the day."

## U. S. SMELTING CASE.

Judge Marshall Hears Evidence Bear-  
ing on Preliminary Matters.

The suit of the United States Smelt-  
ing company against W. S. McCormick  
and M. H. Walker to recover \$50,000  
damages was continued this morning  
before Judge John A. Marshall in the  
United States district court. The  
United States Smelting company is  
seeking in this case to recover the  
amount of an injunction on bond paid  
by defendants when certain mining  
claims were in dispute and the matter  
was before the United States court.  
The injunction prevented the working  
of the mine until the case was set-  
tled, and the property was awarded  
to the United States Mining company.  
The company alleges it has lost over  
\$500,000 as the result of the property  
being tied up, and it is suing for the  
amount of the bond.

Most of the time this morning was  
taken up referring to maps and dia-  
grams intended to show the position of  
the property, to illustrate and the posi-  
tion of the defense, that the loss to  
the company was only speculative.

## COURT NEWS.

### MAJESTIC ENTERS PROTEST.

Act of Lawrence Lezah Stirs Up The-  
atrical Strife.

The Majestic Theater company as-  
sured a temporary injunction yester-  
day in Judge Morse's court against the  
Empire theater, restraining it from al-  
lowing Lawrence Lezah, an actor, to  
put on a vaudeville sketch there.  
Harry Revier of the Majestic pre-  
sented an affidavit to Judge Morse  
setting out that he had made an  
agreement with Lezah for several  
weeks to put on a sketch at his house,  
at \$40 a week. Lezah sent his trunk  
and photographic display cards and at-  
tended to the sketch. It is charged that  
on Monday Fannie Frankie and C. A.  
Hartman, lessees of the Empire, offered  
him more money and induced him to  
appear at their theater. The Maj-  
estic company asks for \$500 damages  
for the theft of the act which it ad-  
vertised as an attraction.

### LOWER COURT IS AFFIRMED.

In an opinion handed down yester-  
day by the supreme court, the judg-  
ment of the lower court is affirmed  
in upholding the will of Thomas Mil-  
ler. This is the second time the case  
has reached the supreme court, the  
first time the decision of Judge Morse  
in favor of the will was reversed. The  
evidence shows that Miller was under  
undue influence of the second wife,  
Margaret Miller, and the verdict was  
for Miller's children by his first wife.  
The administratrix, Elizabeth Livingston  
appealed from the judgment, but it was  
affirmed. The opinion was written by  
Chief Justice D. N. Straup and con-  
curred in by his associates.

## JUDGMENT AGAINST CLARK.

The Utah Savings & Trust company  
was given judgment in Judge George G.  
Armstrong's court yesterday against  
H. J. Clark for \$9,300.70. The suit  
was brought by the company for the  
contracting firm of Page & Britton, by  
the United States government. Under  
an agreement Clark was to receive the  
assets of Page & Britton and distribute  
the same among the creditors of the  
firm.

## CONKLIN-SILVER KING COL.

Judge Marshall Hands Down Written  
Decision in the Case.

In the case of the Conklin Mining  
company vs. the Silver King Coalition  
Mining company, the motion of the  
complainant company to file an amend-  
ed complaint was denied by Judge Mar-  
shall. The plaintiff and the defend-  
ant are said to be co-tenants in the  
Conklin claim, which has the senior  
patent, and is described as a parallel-  
gram, 1,500 x 600 feet. The defendant  
claims the claim is only 1,354.5  
feet, and that the interest in common  
is limited to that length, leaving 135.5  
feet which the defendant claims to  
own in Custer No. 2 and Silver Hill No.  
1 claims. Judge Marshall states: "If  
plaintiff is correct in its contention  
that the Conklin claim as patented  
covers the disputed 135.5, it affirma-  
tively appears that defendant did not  
thereby, and if wrong it must show  
some other basis for the tenancy in  
common as to the excess. The amend-  
ed bill fails to show such basis."

## SMELTER SMOKE CASES.

In the suit of Whitmore and Jenkins  
vs. the United States Smelting com-  
pany, and other smelting companies,  
growing out of the smelter smoke nu-  
isance, the hearing on the testimony and  
proof taken before the examiners of  
the court was set for Monday, July 5.

## COMPROMISE EFFECTED.

In the case of Rebecca Dickerson, ad-  
ministratrix of the estate of Randall  
Dickerson vs. the Utah Fuel company,  
which is a suit for \$15,000 for the death  
of her husband, compromise was ef-  
fected by the payment of \$500 without  
costs.

## ADMITTED TO PRACTICE.

At the United States district court  
Judge John A. Marshall, presiding,  
Frank L. Dodge of Iowa was admit-  
ted to practice in the federal courts.

## TO FILE AMENDED BILL.

The case of the Conklin Mining  
company vs. the Silver King Coal-  
ition Mining company came before Judge  
Marshall in the United States district  
court this morning for a few minutes  
when he granted the motion of the  
complainant company to file an amend-  
ed bill. Monday a motion to file an  
amended bill.

## CASES GO OVER.

The hearing of the arguments for a  
change of venue in the case against  
Elsie Ross, Madge Daniels, Cleo Starr  
and others, arrested in the recent raid  
on the "stockade," was continued in-  
definitely this afternoon before Justice  
of the Peace Stanley A. Hanks. It was  
given out that a further investigation  
would be made.

## ATTEMPTED MURDER IN AN AUTOMOBILE

Chicago, June 29.—James Dorsey, 39  
years old, a wealthy stock dealer of  
Gilberts, Ill., was shot in the abdomen  
and probably fatally wounded last  
night in an automobile at Curtis street  
and Washington boulevard by C. C.  
Walker of Fayette, Mo., a former em-  
ploye of Dorsey, who is said to have  
invited the latter into taking an au-  
tomobile ride with him on the pretense  
that an old score between them had  
been forgotten, and that he wished to  
buy cattle of Dorsey.

After the struggle in which Dorsey  
was shot, he in turn shot Walker with  
the gun which he had wrested from  
Walker after a struggle, wounding  
Walker in the leg. Walker was cap-  
tured by the Des Moines street police,  
but a man whom he had engaged, it is  
alleged, to help him rob and beat Dor-  
sey, escaped.

## CONFLICTING STORIES WERE TOLD TO THE POLICE BY THE WOUNDED MEN.

"We were talking over what I sup-  
posed were proposed deals," said Dor-  
sey, "when I was grabbed by Walker  
and the other man. A handkerchief  
was tied around my mouth so that I  
could not scream for help and my  
hands tied with a rope. The stranger  
took a diamond pin worth \$50 from my  
tie and \$30 cash from my pocket. I  
grappled with Walker as he left the  
machine and he shot me. I managed  
to free my hands and wrestled with  
him until I got the revolver. I fired  
as he ran away."

"I was determined to get even with  
Dorsey and beat him up, but I never